EXHIBIT C

Vinson&Elkins

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RECEIVED

February 8, 2008

FEB 1 1 2008

By Federal Express

Shannon M. Eagan Cooley Godward LLP Five Palo Alto Square 3000 El Camino Real Palo Alto, CA 94306-2155

Re: Protective Order entered in the Arbitration proceeding between Kevin Weiss and McAfee, Inc.

Dear Shannon:

Enclosed is a copy of the protective order entered in the arbitration proceeding between Kevin Weiss and McAfee, Inc. you requested from Scott Fletcher. It is our understanding that you have received documents subject to this order from the government, and intend to file certain of those documents under seal in a public case. Specifically, you have indicated that you intend to file pages 54, 154-155, and 156-157 of the deposition of Robert E. Gooding, Jr. and pages 9-10 and 65-66 of the deposition of David T. Bartels (collectively the "Referenced Materials"). At this time, we have no objections to the filing of the Referenced Materials under seal. We ask that you give us notice and an opportunity to object if you intend to file or reference anything subject to the protective order other than the Referenced Materials.

Additionally, if you have copies or have been given access to other materials that reference Kevin Weiss or are otherwise relevant in our proceedings could you please identify them to us so that we may request them. Such materials may include, but are not limited to, the entire power point presentation made by the Special Committee to McAfee's Board of Directors, testimony given by witnesses to the Securities and Exchange Commission or Department of Justice that refers to Kevin Weiss, and any depositions that refer to Kevin Weiss. Please feel free to contact either me or Scott if you have any information or concerns.

V&E

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Sincerely,

David Corey Lawson

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